Case 2:17-cv-00141-JLR Podument 109

MAR 02 2017

CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY DEPUTY

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
FOO STEWART STREET
SEATTLE, WASHINGTON 98101

Podument 109 Filed 03/02/17 Page 10/6 POLIC 2062

JEFFERSON COUNTY JAZC

POST OFFZ CE BOX 16700

GOLDEN, COLORADO 80402

MIKKI THE MIME 4081 UPHAM STREET WHEAT RIDGE, CO 80033 MIKKITHEMIME GMAIL COM WWW. MIKKITHEMIME. COM

STATE OF WASHINGTON, ET AL

-V-

DONALD TRUMP, ET AC

MIKKI THE MIME'S MOTION
TO RECONSIDER HER MOTION
TO INTERVENE, AND OBJECTIONS
TO ORDER DENTING SAID MOTION.

#C-17-0141-JLR

COMES NOW, MIKKI THE MIME, (SEE & WWW. MIKKITHEMIME. COM)

(SEE ALSO & WWW. FACEBOOK. COM/MIKKITHEMIME, @MIKKITHEMIME,

#MIKKITHEMIME) BY AND THROUGH HER MANAGER /AGENT, JOSEPH A.

CAMP ("JOJO") (SEE & WWW. FACEBOOK. COM/ANAMERICAN HOSTAGE) AND

RESPECTFULLY SEEKS TO RECONSIDER HER NOTION TO INTERVENE, AND

O JECTS TO THE OBDER DENTING SAID MOTION, REASONS HEREIN STATES.

- 10) PANTONIMES ARE ALREADY SILENT, NOW THIS COURT IS
 DISCRIMINATING AGAINST PANTOMIMES BY INSTRUCTING
 THE CLERK NOT TO ALLOW ANY FILINGS BY US. MIME ERCEPT
 RECONSIDERATION AND APPEAL. THIS COURT DID NOT GIVE
 SIMILAR INSTRUCTIONS TO OTHER ATTEMPTED INTERVENERS
 IN THIS MATTER.
- 2.) BY DENYING MS. MIME'S MOTION, NOW ALL SILENT INDIVIDUALS WHOM CHNT SPEAK FOR THEMSELVES ARE DENTED ACCESS TO THE COURT, AND POSSIBLY THE UNITED STATES. SUCH AS A STOW-A-WAY INFANT VICTIM OF CHILD TRAFFICKING.
- 3.) THE BLANKET PROHIBITION ON MS. MIMES A CCESS TO THIS CASE IS IN UIOLATION OF THE UNITED STATES CONSTITUTION'S

Case 2:17-cv-00141-JLR Document 109 Filed 03/02/17 Page 2 of 6

FIRST AMENDMENT-ACCESS TO THE COURTS. WHOM MAY KNOW, THERE ARE PLENTY OF REASONS WHY MS. MIME MAY NEED TO FILE MOTIONS ON THIS DOCKET-SUCH AS "NON-PARTIES MUTION FOR PRODUCTION OF TRANSCRIPTS" FOR EXAMPLE. ENLARGEMENT OF THE RECORD, ETC.

- 4) IT IS ENOUGH THAT MS. MIME IS POSSIBLY EFFECTED BY THE ISSUES AT BAR, FOR HER TO HAVE STANDENG. IN FACT, ACCORDING TO DEFENDANT'S PLEATO THE GTH CIRCUIT, MS. MIME MAY HAVE MORE STANDENG AS PLAINTIFF THAN PLAINTIFFS (OF COURSE THIS IS DEFENDANTS POSITION, BUT, PARADOXICALLY, IT GRANTS MS. MIME MORE LEEWAY THAN NOT.)
- SO) MS. MIME MAY HAVE REASON TO LEAVE THEN REENTER THE COUNTRY- AS A MIME- AND WOULD NOT BE ABLE TO VERBALLY OR IN WRITING COMMUNICATE MUCH. POSSIBLY, SHE WOULD BE DETAINED, DENTED HABEAS CORPUS, ATTORNEY, OR CONSTITUTIONAL RIGHTS-KIND OF LIKE AN INFANT.
- 6) MS. MITME DUES NOT RECOGNITE NATIONALITIES, SHE BELIEVES
 REGARDLESS OF RELIGION, THAT ALL MAN AND WHOMEN AND MIMES
 ARE CREATED EQUAL, AND THE FREEDOMS, PROMISES, LIBERTIES
 AND THE RIGHTS OF THOSE IN THE UNITED STATES (QUICKLY
 DETERRORORATING) SHOULD BE GRANTED TO ALL.
- 7.) EVEN UISITING SCHALORS, EMPLOYEES OF MICROSOFT,
 STUDENTS IN UIRGINIA, FACULTY IN MINNUSCIA, OR MIMES
 FROM SEA TO SHINING SEA, WOULD AGREE, BY DENIAL OF HER
 MOTION TO INTERVENE, AND PROHIBITION ON HER CONSTITUTIONAL
 RIGHT TO ACCESS THE COURT, THE ORDER IS THE JUDICIAL
 RIGHT TO ACCESS THE COURT, THE ORDER IS THE JUDICIAL
 EQUALALENT OF ARE CEPTAIN EXECUTIVE ORDER PREVENTING
 THOSE FROM AFAR WITHOUT A UDICE FROM ACCESSING OUR GREAT
 WATIONS AWESOMENESS, LIKE IN-ANO-OUT BURGER'S SECRET MEND.

- Case 2:17-CV-00141-JLR DOCUMENT 109 Filed 03/02/17 Page 3 of 6

 8.) WITHOUT A PHYSICAL BORDER, THE COURT CROER IS A

 PROHIBITION IN THE FORM OF A JUDICIAL BORDER"

 PREVENTING HER-MS. MIME'S- ACCESS TO THE WERY RIGHTS

 THAT THUSE EFFECTED BY THE EXECUTIVE CROER SO

 DESTRE-SO MUCH SO THEY PAY LOTS OF MONEY TO SNAKES

 WHO PUT THEM ON BOATS AND STOW-A-AWAY TO SMUGGLE THEM,—
 IN THIS CASE, THE PIGHT TO ACCESS THE COURT, TO PROTEST,

 (THIS CAN BE CONSTRUDE AS SUCH), FREE SPEECH, EIC. ALL THUSE

 FIRST AMENDMENT THINGS THAT ARE CRAMMED AROUND THE

 RIGHT TO ESTABLISHMENT OF RELIGION -OR WHATEVER.
- 9) THE FACT IS, US MIME IS AN IMMIGRANT, SHE COMES FROM A LONG LINE OF IMMIGRANTS, WHOM LIKELY HAVE PRACTICED EVERY TYPE OF RELIGION, US. MINE DUESN'T WANT TO BE DISCRIMINATED AGAINST, AND FEARS LEAVING THE UNITED STATES ANYTIME SCON-BECAUSE SHE IS A NIME BY RIGHT, BY WATURE, BY BIRTH (IT IS BELIEVED IN HER RELIGION THAT SHE IS THE BODIED SPIRIT OF MARCEL MARCEAU, AND BEFORE THAT JOSEPH DECRUX) SINCE SHE IS A CITIZEN OF THE EARTH, AND IDENTIFIES HERSELF AS A MEMBER OF THE HUMAN RACE, SUB PANTO MIME (DEFINED: "THE MIME EXPRESSES HIS [OR HER] IDEAS AND EVOKE LAUGHTER OF TEARS WITHOUT LANGUAGE. A TOURAST TN A FOREJEN LAND OFTEN HAS THE ROLE OF A MIME THUST UPON HIM BECAUSE HE DOESNOT KNOW THE LANGUAGE. A GESTURE OR A NOD FREQUENTLY GIVES CLEAR MEANING TO LANGUAGE OTHERWISE AMBIGUOUS: WHEN A PERSON (A MIME) IS SZCENCED BY OPPRESSIVE ORDERS BLANKETZNG PROHIBITION OF ACCESS TO THE COURTS, HE OR SHE CAN MAKE NO GUESTURES TO CLEARIFY THE LANGUAGE LEFT BEHIND IN CONFUSED TRANSLATION. MUCH LIKE A REFUGEE STUCK AT PORT-OF-ENTRY BECAUSE OF THE CHALLENGED EXECUTEVE ORDER

- THE COURTS PROFITED DOCUMENT 109 FILED 03/02/17 PRAGE ANT-SUE TO PROFITED TO ZUTERVENE IS NOTHING MORE THAN THE SAME PROFIT BITTIONS SOME WACK-A-DOC MADE WHEN HE SIGNED -MAY BE WITHOUT READING-THE EXECUTIVE ORDER IN QUESTION-
- 11.) MS MIME HAS MORE IN COMMON WITH THOSE REFUGEES

 AND FORIEN NATIONACITIES FOR THE 7 RENDOMEY

 CHOOSEN MUSLIM COUNTRIES THAN PLAINTIFF'S CLIENTS

 UNIVERSITIES- WHO ARE MORE CONCERNED WITH THE

 CUTRIT OF THEIR PRODUCT- EDUCATION.
- IZ.) IN A FORE IGN LAND, A REFUGEE, A SCHOLOR, A UZSITZNE A TOURIST, ASTUDENT, ASTOW-A-WAY, ASTOLEN INNOCENTLY TRAFFICKED IN FANT, OFTEN HAS THE ROLE OF A MIME THRUST UPON THEM BECAUSE THEY DO NOT KNOW THE LANGUAGE, THE CULTURE, THE LAWS.
- 13) MS. NIME HAS MORE IN COMMON WITH THE POOR, WHO ARE MORE EFFECTED BY THE EXECTOTIVE CROER THAN THE RICH ONIVERSITES AND SCHOLORS WHO ARE PLAINTIFFS. SHE HAS MORE STANDING THAN PLAINTIFF, IF DEFENDANTS ARGUEMENTS ARE TRUE.
- TRIPLE IN THE UNITED STATES, THE VAST MAJORITY OF THOSE EFFECTED BY THE CHALLENGED EXECUTIVE ORDERS ARE MIMES THRUSTED INTO THE ROLE, WHICH MS. MIME CHOOSES TO VOLUNTARILY MAKE A LIFESTYLE. WE ARE ALL MIMES, WE ARE ALL HUMANS.
- WHEREFORE, MIKKI THE MIME RESPECTFULLY SEEKS THE RECONSIDERATION OF THE DENIAL ORDER OFHER NOTION TO INTERVENE, AND OBJECTS TO THE DENIAL ORDER AS STATED HEREIN, AND WILL APPEAL IF RECONSIDERATION IS DENIED, AND SUCH OTHER AND FURTHER RELIEF.

RESPECTFULLY

02.18.2017

JUJU CAMP DN BEHACE OF MIKKI THE MITME.

Case 2:17-cv-00acto-J_FMADcument 109 FNector/02/17 Page 5 61 6 2 6 2

MAR 02 2017

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY DEPUTY

CLERIC

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OFWASHINGTON FOR STEWART STREET SEATTLE, WASHINGTON 98101 Flected 102/17 Mage & Otlo 2062 JEFFERSON COUNTY JAZE POST OFFICE BOX: 16700 GOLDEN, COLORADO 80402

MIKKI THE MIME
4081 UPHAM STREET
WHEAT PIDGE, COLURADO
80033
MIKKI THE MIME QGMATLO COM
WWW. MIKKITHEMIME, COM

218,17

STATE OF WASHINGTON U. DUNALD TRUMP, #C-17-0141-JLR

DEAR,

PLEASE FIND MIKKI THE MIZMES MOTION TO RECONSIDER
HER MOTFON TO INTERVENE, AND OBJECTIONS TO URDER
DENTING SAID MOTION TO BE POCKETED IN THE ABOVE
CASE PER THE COURTS ORDER, THIS CAN BE DOCKETED AS
ITIS A MOTION FOR RECONSIDERATION WHICH IS APPROVED,

THANK YOU FOR DOCKETING THIS MOTION AND REMITTING PROOF THEREOF. SHOWLD RECONSIDERATION BE DENJED, AN APPEALS.
APPEAL WILL BE TAKEN TO THE GITH CIRCUIT COURT OF APPEALS.

PCEASE REMIT A COPY OF MIKKI'S PREVIOUS MOTION TO INTERVENE, FILE STAMPED, ALONG WITH THE COURTS ORDER OF DENTAL, AND THIS RECONSIDERATION MOTION-FILED STAMPED, AND ANY ORDER PERTAINING TO THIS, ALL FILE STAMPED, IN THE EVENT THATAN APPEAL IS THREN.

SHOULD AN APPEAL, BY WAY OF DIRECT OR MANDAMUS, BE TAKEN, I AM SURE MS. MIME WILL REQUEST A STAY OF ALL PROCEEDINGS. AT THAT TIME. INTERVENTION HOWEVER WILL LIKELY END HER INTERESTS

IN THESE PROCEEDZUGS. RESPECTFULLY

Jojo CAMP MANAGER/AGENT FOR MACKZ THE MINE. 20-22-17 UNIVERSITY 20

Tess M. J. Comm. However

Paris 1876.

INDIGENT LEGAL MAIL

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AT SCALINE CLERK U.S. DISTRICT COURY WESTERN DISTRICT OF WASHINGTON OF

MAR 02 2017

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FOR THE PARTY OF T